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Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent		Docket No. PU2173	
In Re Application Of: G	IALLOWAY ET AL		
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit 3711
Invention: GOLF CLUB HEAD			
Owner of Record: CAL	LAWAY GOLF COMPANY		
provided below, the termina the expiration date of the fidisclaimer, of prior Potent N be enforceable only for and patent granted on the instantin making the abordapplication that would exten patent, as presently shorten held unenforceable, is found under 37 C.F.R. 1.321, has the expiration of its full status	I part of the statutory term of any p full statutory term defined in 35 U. o. 6,620,056. The owner here I during such period that it and the it application and is binding upon the ove disclaimer, the owner does not d to the expiration date of the full a lad by any terminal disclaimer, in tid d invalid by a court of competent ju	ercent interest in the instant latent granted on the instant is.C. 154 to 156 and 173, also agrees that any patent so prior patent are commonly a grantee, its successors and disclaim the terminal partiatutory term as defined in 35 the event that it later expires insidiction, is statutority disclation certificate, is released,	application hereby disclaims, except as application, which would extend beyong as presently shortened by any terminate granted on the instant application shall owned. This agreement runs with an
For submissions of undersigned is empowered to liberaby declare to information and belief are bestatements and the like so	n behalf of an organization (e.g., to act on behalf of the organization. that all statements made herein of the organization that all statements and further that	if my own knowledge are to these statements were ma aprisonment, or both, under	iversity, government agency, etc.), the rue and that all statements in ade on de with the knowledge that wilful false Section 1001 of Title 18 of the United ion or any patent issued thereon.
Makal	an attorney of record. Signature LL A. CATANIA	Dated: May	21, 2004
Terminal disclaimer PTO suggested wor	v Printed Nume fee under 37 C.F.R. 1.20(d) include rding for terminal disclaimer was un 37 C.F.R. 3.73(b) is required if termi	changed.	ne assignee.

P32/R.21.01

PAGE 7/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729305 * CSID: * DURATION (mm-ss):05-46

P33/R-7-101

	al Disclaimer To Obviate A ing Rejection Over A Prior		Docket No. PU2173			
In Re Application Of: GALLOWAY ET AL						
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit			
Invention: GOLF CLUB HEAD						
Owner of Record: CALL	AWAY GOLF COMPANY					
provided below, the terminal the expiration date of the fit disclaimer, of prior Patent Nobe enforceable only for and patent granted on the instant in making the above application that would extend patent, as presently shortened.	d owner of record of a 100 p part of the statutory term of any p ill statutory term defined in 35 U b. 6,582,321 . The owner her during such period that it and the application and is binding upon the re disclaimer, the owner does not to the expiration date of the full set by any terminal disclaimer. In	MMISSIONER FOR PATENTS: vercent interest in the instant application patent granted on the instant application. S.C. 154 to 156 and 173, as preservely agrees that any patent so granted a prior patent are commonly owned; are grantee, its successors and/or assignot disclaim the terminal part of any statutory term as defined in 35 U.S.C. the event that it later expires for failururs.	on, which would exterct beyond ntly shortened by any terminal on the instant application shall This agreement runs with any ns. patent granted on the instant 154 to 156 and 173 of the prior at new a maintenance for the			
the expiration of its full statute Check either box 1 c	ill claims cancelled by a reexamily bry term as presently shortened by or 2 below, if appropriate, behalf of an organization (e.g.,	nation certificate, is reissued, or is in a part terminal disclaimer.	any manner terminated prior to			
I hereby declare that all statements made herein of my own knowledge are true and that all statements it ade on information and belief are believed to be true; and further that these statements were made with the knowledge that wit it false statements and the like so made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. 2. 53 The undersigned is an attorney of record.						
Muhul Se MICHAEI	nature Catania Printed Name	Dated: May 21	, 2014			
Terminal disclaimer f	se under 37 C.F.R. 1.20(d) includ- ing for terminal disclaimer was un	ed. changed. inal disclaimer is signed by the assigne)			

PAGE 8/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46

P32/RE3/31

Terminal Disclaimer To Obviate A Donble Patenting Rejection Over A Prior Patent			Docket No. PU2173	
In Re Application Of: GA	LLOWAY ET AL			
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit	
Invention: GOLF CLUB HEAD				
Owner of Record: CALLA	WAY GOLF COMPANY			
·	TO THE ASSISTANT COM	MISSIONER FOR PATENTS:		
provided below, the terminal prine expiration date of the full disclaimer, of prior Patent No. be enforceable only for and dipatent granted on the instant aparent granted on the instant application that would extend to patent, as presently shortened held unenforceable, is found in under 37 C.F.R. 1.321, has all	art of the statutory term of any p statutory term defined in 35 U. 6,435,982. The owner here using such period that it and the optication and is binding upon the disclaimer, the owner does not the expiration date of the full stopy any terminal disclaimer, in the year terminal disclaimer, in the call of a court of competent jucklid by a court of competent jucklims cancelled by a reexaminaterm as presently shortened by	ercent interest in the instant applical atent granted on the instant applical S.C. 154 to 156 and 173, as presely agrees that any patent so grante a prior patent are commonly owned a grantee, its successors and/or asset disclaim the terminal part of any patents that it later expires for fails insdiction, is statutorly disclaimed in ation certificate, is reissued, or is in any terminal disclaimer.	tion, which would extend beyon entry shortened by any termined on the instant application shall be a supplication of the instant application shall be a supplication of the instant of the present of the page and the supplication of the present of the page and the supplication of the supp	
1. For submissions on b undersigned is empowered to a	ehaif of an organization (e.g., o ct on behaif of the organization.	corporation, partnership, university,	government agency, elc.), the	
statements and the like so ma	ved to be true; and further that te are punishable by fine or im	f my own knowledge are true and these statements were made with prisonment, or both, under Section to the validity of the application or ar	the knowledge that willful fals	
2. ☐ The undersigned is an Machine Stead	ettorney of record.	Dated: My Z/, 6	ear	
PTO supposted wording	nted Name under 37 C.F.R. 1.20(d) include for terminal disclaimer was und	d. hanged. aal discialmer is signed by the assign	199.	

PAGE 9/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46

P32/R-F.101

Termin: Patent	Docket No. PU2173				
In Re Application Of: G	ALLOWAY ET AL				
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit		
Invention: GOLF CLUB HEAD					
Owner of Record: CALL	LAWAY GOLF COMPANY				
TO THE ASSISTANT COMMISSIONER FOR PATENTS: The above-identified owner of record of a 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 158 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,440,011. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 36 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is hald unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.					
1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that witful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.					
MICHAE Terminal disctaimer PTO suggested wor	an attorney of record. Genetics L. A. CATANIA Friend Name feding for terminal disclaimer was unit C. F. R. 3. 73(b) by required if forces T. C. F. R. 3. 73(b) by required if forces	ed. changed. inal disclaimer is signed by the assigne			

PAGE 10/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNDS:8729306 * CSID: * DURATION (mm-ss):05-46

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	al Disclaimer To Obviate A ting Rejection Over A Prior	111	Docket No. PU2173
In Re Application Of: (CALLOWAY ET AL		
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit
Invention: GOLF CLUB HEAD			
Owner of Record: CAL	LAWAY GOLF COMPANY		,
provided below, the termine the expiration date of the disclaimer, of prior Patent Noe emforceable only for any patent granted on the instant application that would extempatent, as presently shorter held unenforceable, is founded any continued and contin	ed owner of record of a 100 per ill part of the statutory term of any provided statutory term defined in 35 U. to. 6,435,978. The owner here ill during such period that it and the it application and is binding upon the redisclaimer, the owner does not do to the expiration date of the full stated by any terminal disclaimer, in the invalid by a court of competent jutuall claims cancelled by a reexaminatory term as presently shortened by or 2 below, if appropriate. In behalf of an organization (e.g., to o act on behalf of the organization. In the transport of the organization of elieved to be true; and further that made are punishable by fine or im	IMISSIONER FOR PATENTS: proent interest in the instant applicate atent granted on the instant applicate S.C. 154 to 156 and 173, as presently agrees that any patent so granted prior patent are commonly owned, a grantee, its successors and/or assign to disclaim the terminal part of any atutory term as defined in 35 U.S.C. we event that it later expires for failured in action certificate, is reissued, or is in any terminal disclaimer. Corporation, partnership, university, may own knowledge are true and these statements were made with prisonment, or both, under Section as the validity of the application or any	on, which would extend beyon only shortened by any terminal on the instant application shat This agreement runs with an one. patent granted on the instant 154 to 156 and 173 of the prior to pay a maintenance fee, in whole or terminally disclaimed any manner terminated prior to government agency, etc.), the that all statements in ade on the knowledge that will false 1001 of Title 18 of the United
Mahal	A. Lataring	Dated: May 21,	2.004
Terminal disclaimer Terminal disclaimer PTO suggested wor	L A. CATANIA r Printed Name fee under 37 C.F.R. 1.20(d) include ding for ferminal disclaimer was und 17 C.F.R. 3.73(b) is required if termin	d. hanged. nat disclaimer is signed by the assign	00 .

PAGE 11/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46

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	nal Discinimer To Obviate A ting Rejection Over A Prior		Docket No. PU2173
in Re Application Of: G	SALLOWAY ET AL		
Serial No. 10/655,142	Filling Date 9/3/03	Examiner DUONG, T.	Group Art Unit
invention: GOLF CLUB HEAD		<u></u>	
Owner of Record: CAL	LAWAY GOLF COMPANY		
provided below, the terminal the expiration date of the fi disclaimer, of prior Patent Note enforceable only for and patent granted on the instant. In making the above application that would extend patent, as presently shorten held unenforceable, is found under 37 C.F.R. 1.321, has a the expiration of its full statut. Check either box 1 c. 1. For submissions on undersigned is empowered to information and belief are be statements and the like so n States Code and that such will	ad owner of record of a 100 per part of the statutory term of any part of the statutory term of any part of the statutory term of any part of the statutory term defined in 35 U.S. to. 6,390,933. The owner here is during such period that it and the interest and the period that it and the interest and it application and is binding upon the over disclaimer, the owner does not do to the expiration date of the full statuted by any terminal disclaimer, in the dinvalid by a court of competent jurial claims cancelled by a reexamination term as presently shortened by a cor 2 below, if appropriate. The behalf of an organization (e.g., con act on behalf of the organization, that all statements made herein of elleved to be true; and further that made are punishable by fine or implififul false statements may jeopardize	patent granted on the instant applicus. C. 154 to 156 and 173, as property agrees that any patent so grant approximately prior patent are commonly owned grantee, its successors and/or at the second of the second	lication hereby disclaims, except as lication, which would exter d beyond resently shortened by any terminal inted on the instant application shall be a saving assigns. any patent granted on the instant as in any manner terminated prior to the instant as in any manner terminated prior to any manner terminated prior to the instant as in any manner terminated prior to the instant as in any manner terminated prior to the instant as in and that all statements in ade on the instant all statements in ade on the instant as it is the instant as
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PAGE 12/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46

P32/RG-01

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. PU2173	
In Re Application Of: O	GALLOWAY ET AL			
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit 3711	
Invention: GOLF CLUB HEAD				
Owner of Record: CAL	LAWAY GOLF COMPANY			
provided below, the termina the expiration date of the f disclaimer, of prior Patent N be enforceable only for and patent granted on the instantin making the aboapplication that would extend patent, as presently shorten held unenforceable, is found under 37 C.F.R. 1.321, has the expiration of its full status	ed owner of record of a 100 pa al part of the statutory term of any pa full statutory term defined in 35 U.	patent granted on the instant appliance. S.C. 154 to 158 and 173, as properly agrees that any patent so graph prior patent are commonly own to grantee, its successors and/or so disclaim the terminal part of attutory term as defined in 35 U.S. the event that it later expires for furisdiction, is statutorly disclaimentation cartificate, is reissued, or in	lication hereby disclaims, expept as lication, which would extend beyond treasently shortened by any terminal anted on the Instant application shall need. This agreement runs with any assigns. any patent granted on the instant S.C. 154 to 156 and 173 of the prior failure to pay a maintenance fee, is add in whole or terminally disclaime, is add in whole or terminally disclaime.	
For submissions or undersigned is empowered to the large of the l	on behalf of an organization (e.g., on the behalf of the organization. That all statements made herein of the believed to be true; and further that made are punishable by fine or implified the behalf of the organization.	of my own knowledge are true a t these statements were made w norlsonment, or both, under Sect	and that all statements in ade on with the knowledge that witful false tion 1001 of Title 18 of the United	
Muhus	an attorney of record.	Dated: May 8	21, 2004	
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PAGE 13/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46

P32/Ruti-01

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. PU2173
In Re Application Of: G	ALLOWAY ET AL		
Serial No. 10/655,142	Fiting Date 9/3/03	Examiner DUONG, T.	Group Art Unit
Invention: GOLF CLUB HEAD	· .		
Owner of Record: CALI	LAWAY GOLF COMPANY		
	TO THE ASSISTANT COM	MISSIONER FOR PATENTS:	
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I hereby declare the information and belief are be statements and the like so States Code and that such with a code and th	elleved to be true; and further tha	of my own knowledge are true a at these statements were made w apprisonment, or both, under Section	• •
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PAGE 14/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DHIS:8729306 * CSID: * DURATION (mm-ss):05-46

F32/R 2.01

Terminal Disclaimer To Obvisto A Double Patenting Rejection Over A Prior Patent			Docket No. PU2173		
In Re Application Of: 0	GALLOWAY ET AL				
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit		
Invention: GOLF CLUB HEAD					
Owner of Record: CAL	LLAWAY GOLF COMPANY				
	TO THE ASSISTANT CON	MISSIONER FOR PATENTS	<u>3:</u>		
The above-identified owner of record of a 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,354,962. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors and/or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 36 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutority disclaimed in whole or terminally disclaimed under 37 C.F.R. 1,321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.					
Check either box 1 or 2 below, if appropriate.					
1. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, sic.), the undersigned is empowered to act on behalf of the organization.					
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that will false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereor.					
2. The undersigned is an attorney of record. Miller Later Dated: May 21, 2007 Signature					
	EL A CATANIA				
Terminal disclaimer PTO suggested wor	r fee under 37 C.F.R. 1.20(d) include rding for terminal disclaimer was und 37 C.F.R. 3.73(b) is required if termin	changed.	ssignee.		

PAGE 15/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SYR:USPTO-EFXRF-1/0 * DNIS:8729306 * CSID: * DURATION (mm-ss):05-46 06/04/2004 FNELSON 00000007 500303 10655142

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	al Disclaimer To Obviate A ting Rejection Over A Prior		Docket No. PU2173
In Re Application Of: G	ALLOWAY ET AL		
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit
Invention: GOLF CLUB HEAD			
Owner of Record: CAL	LAWAY GOLF COMPANY		
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1 For submissions or	n behalf of an organization (e.g., on behalf of an organization (e.g., on behalf of the organization.	corporation, partnership, univers	sity, government agency, etc.), the
information and belief are be statements and the like so	nat all statements made herein of elleved to be true; and further that made are punishable by fine or im libful false statements may jeopardia	t these statements were made v portsonment, or both, under Sec	with the knowledge that wilt'ut false
Muhn	an attorney of record.	Dated: May	E1, 2008
Terminal disclaimer PTO suggested won	L A. CATANIA **Printed Name fee under 37 C.F.R. 1.20(d) include ding for terminal disclalmer was und 7 C.F.R. 3.73(b) is required if termin	changed.	ssign oa .

PAGE 16/18 * RCVD AT 5/21/2004 7:07:31 PM [Eastern Daylight Time] * SVR:USPTO-EFXRF-1/0 * DNIS:8729308 * CSID: * DURATION (mm-ss):05-48

	nal Disclaimer To Obviate A ating Rejection Over A Prior	181	Docket No. PU2173
In Re Application Of: 0	GALLOWAY ET AL		
Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit 3711
Invention: GOLF CLUB HEAD			
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States Code and that such with a such with	an attorney of record. A CATANIA Prised Name fee under 37 C.F.R. 1.20(d) included ding for terminal disclaimer was uncluding for terminal disclaimer was uncluded.	prisonment, or both, under Section ze the validity of the application or an Dated: My 21, 20	n 1001 of Title 18 of the United my patent issued thereon.

1	l Disclaimer To Obviate ng Rejection Over A Pric		Docket No. PU2173
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Serial No. 10/655,142	Filing Date 9/3/03	Examiner DUONG, T.	Group Art Unit
Invention: GOLF CLUB HEAD			
Owner of Record: CALL	AWAY GOLF COMPANY	·	• 1
provided below, the terminal provided below, the terminal process of the fut disclaimer, of prior Patent No. be enforceable only for and opatent granted on the instant of the making the above application that would extend the patent, as presently shortened below unenforceable, is found funder 37 C.F.R. 1.321, has all	owner of record of a 100 part of the statutory term of any statutory term defined in 35 to 6,368,234. The owner he furing such period that it and the application and is binding upon the disclaimer, the owner does respect to the expiration date of the full if by any terminal disclaimer, in most of year of competent to claims cancelled by a mexaminal claims cancelled by a court claims cancelled by a mexaminal cla	percent interest in the instant applicate patent granted on the instant applicate patent granted on the instant applicate U.S.C. 154 to 156 and 173, as preservely agrees that any patent so grante the prior patent are commonly owned, the grantee, its successors and/or assignot disclaim the terminal part of any statutory term as defined in 35 U.S.C. the event that it later expires for failuring jurisdiction, is statutorily disclaimed in ination certificate, is reissued, or is in	ion, which would exterd beyond entry shortened by any terminal d on the instant application shall This agreement runs with any gns. patent granted on the instant 154 to 158 and 173 of the prior re to pay a maintenerice fee, is
Check either box 1 or	2 below, if appropriate.	opporation partnership unique's	·
t hereby declare that information and belief are beli statements and the like so m	t all statements made herein eved to be true; and further the	of my own knowledge are true and at these statements were made with amprisonment, or both, under Section lize the validity of the application or any	the knowledge that willful false
2. The undersigned is an Signature of the University of the Univer		Dated: My 2	
Terminal disclaimer fe	under 37 C.F.R. 1.20(d) includ to for terminal disclaimer was ur	led. nchanged. Jinal disclaimer is signed by the assign	ee. <i>•</i>

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